

Sons of Savannah, LLC - Terms and Conditions

January 2020

When you use this website, you are inherently agreeing to the conditions listed below. Therefore, please read them carefully.

General Provisions

A **Georgia** Company, Sons of Savannah, LLC, is the sole owner of this website. The business is operated in Savannah, and based legally in Pooler.

The Terms and Conditions of this website can change at any time. General provisions are listed below:

- Use of this website is at your own risk
- We make no warranty or explicit representation to this platform/website even though we have taken every reasonable precaution to ensure it provides a safe and effective platform for the individual user.

Our intellectual property

There is no permission here given for any user whatsoever, to borrow, copy, use or distribute ANY slogans, logos or images used herein. All are owned and utilized solely by Sons of Savannah, LLC. To steal our intellectual property is a violation of Federal and State law, and all possible means will be used to ensure the integrity of our intellectual property. This includes seeking financial damages or legal remedies to protect our property. Simply put, you may NOT use our intellectual property for any purpose whatsoever, and this includes links to social media, without our expressed written permission.

Communications with us

When you communicate with us through our contact page or any other means, including newsletters or blogging sites, email, phones or social media we reserve the right to use that communication for our legitimate business purposes. Unless you specifically request, in writing, we also reserve the right to utilize your communication with us, to market our company. For example, if we receive a positive email or review on social media we reserve the right to use that communication in the furtherance of our business plan. No royalties or credits will be paid for said use. Third parties may view this information. We may store your information on our servers indefinitely. Refer to our Privacy Policies for more information. You agree by using our site that you will not submit anything to or through our site that could be construed as illegal or serve an unlawful purpose. You further agree that you will not post anything libelous or maliciously false, obscene, harmful or inappropriate.

Our disclaimers

Our site is for educational, informational and entertainment purposes only. By using our site you agree to hold Sons of Savannah, LLC harmless for any direct or indirect loss as a result of this site or any communications with Sons of Savannah, LLC. This includes loss as a result of payment processing errors or technological breaches and failures through third parties that we contract with in the course of our business.

While every reasonable effort has been made to provide accurate and relevant information on our website, we make no guarantee that all materials are accurate. If you do find information that appears inaccurate please do contact us at customersupport@sonsofsavannah.com.

You agree to use this site at your own risk, and refer any questions from its use regarding financial, legal or medical matters to the appropriate professional sources available, i.e., an accountant.

Affiliate businesses

We reserve the right to utilize third parties to sell or market products to you. We disclaim all liabilities from your use of these third party platforms (i.e., buying a Sons of Savannah t-shirt from a third party vendor). You assume all liability from the use of these third parties. Further, you should consult the Third Party's Terms and Conditions for further information. We will make reasonable efforts to inform you of Third Parties on our website.

Termination

At any time we deem appropriate we reserve the right to block your IP address and prevent access to our site, if we determine that your access to www.sonsofsavannah.com is in violation of our Terms and Conditions. To deny access to our site is within our sole discretion.

Refunds & Payment Collection

We believe in reciprocating good investments of time and effort, yours and ours. Therefore, we are pleased to do whatever is reasonable to ensure that your time with Sons of Savannah, LLC is of high quality and good value. We will do all we can to ensure that. We offer refunds to customers whose tours are cancelled due to weather or natural disaster (i.e., hurricanes in Savannah in 2016 and 2017)

We allow for refunds if a customer cancels up to 24 hours before their tour time. With written request, you may receive credit for a future tour if you cancel within 24 hours of your scheduled tour.

Consent:

You will be asked to give consent to use our site before you will be able to purchase anything or before accessing the totality of the website sonsofsavannah.com. To do so, you will be asked to read this policy and consent. Once you do, this policy in its totality will constitute our agreement, between you and Sons of Savannah, LLC, and you will be expected to abide by our Term and Conditions.

Severability

If any part of these Terms and Conditions or our Privacy Policy is deemed unlawful and/or unenforceable, all other provisions contained herein will remain in full force and effect.

Law and Jurisdiction

All policies and Terms and Conditions contained here, and the associated Privacy Policy are governed by United States and Georgia state law. Disputes arising from the use of this site are governed by the jurisdiction of the state of Georgia, and the United States of America, as appropriate.

Consent

By using our website, you hereby consent to our Terms and Conditions of Use. For more information, contact us at customersupport@sonsofsavannah.com